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WARE FRESSOLA VAN DER SLUYS &			SHAPIRO, LEONID	
ADOLPHSON, LLP BRADFORD GREEN BUILDING 5 755 MAIN STREET, P O BOX 224 MONROE, CT 06468			ART UNIT	PAPER NUMBER
			2677	
			DATE MAILED: 12/06/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/524,491	MAGUIRE, FRANCIS J			
Office Action Summary	Examiner	Art Unit			
	Leonid Shapiro	2677			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONED	L. the mailing date of this communication. O (35 U.S.C. § 133).			
Status					
1) ⊠ Responsive to communication(s) filed on 14 Second 2a) □ This action is FINAL. 2b) ⊠ This 3) □ Since this application is in condition for allowant closed in accordance with the practice under Expression 2.	action is non-final. ace except for formal matters, pro				
Disposition of Claims					
4) ☐ Claim(s) 1-19 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-19 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers 9) ☐ The specification is objected to by the Examine	vn from consideration. r election requirement.				
10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the confidence of th	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1-15 rejected under 35 U.S.C. 102(b) as being anticipated by Park (US Patent No. 5,695,406).

As to claim 1, Park teaches apparatus, comprising:

a support for supporting a user in reclining position (See Fig. 6A, Col. 7, Lines 24-35);

and a movable headrest (Fig. 2, items 16, 24, Col. 6, Lines 43-46) mounted on support (Fig. 1C, items 12 (Notice that headrest 24 rigidly attached to relaxation base 12), for moving with rotational movements and supporting a head of user in executing rotational movements (See Figs. 1a-1d, items 12 (Notice that headrest 24 rigidly attached to relaxation base 12), 14, Col. 9, Lines 46-47) while viewing images from changing directions (See Col. 9, Lines 47-50).

As to claims 3-4, 7 Park teaches support (Fig. 1B, items 12, 16, Fig. 2, item 24) with headrest (Fig. 2, items 16, 24) is movable by actuator (See Figs. 1a-1d, items 15, 50, Col. 9, Lines 46-63).

As to claim 2, 5-6, 11-12, Park teaches a display (Fig. 2, item 20) and sensor (See Fig. 1C, items 12, 14, Col. 10, Lines 23-24) for providing images for viewing from changing direction (See Fig. 2, items 16, 20, Col. 6, Lines 31-39).

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As to claim 8, Park teaches apparatus, comprising:

a sensor coupled to a moveable headrest for supporting a user's head, responsive to head movements of the user, for providing a sensed signal having a magnitude indicative of differing directions-of-view corresponding to said head movements (Notice, that in order to produce visual stimuli coordinated with rotational movement of relaxation base with headrest inherently must be sensor detecting those rotational movements) (See Figs. 1a-1d, 2, items 12, 14, 24, Col. 10, Lines 23-27);

a reality engine (external computer), responsive to said sensed signal, for providing an image signal indicative of a sequence of images from differing directions-of-view selected according to said sensed signal and corresponding thereto (See Col. 10, Lines 29-34); and

a display, responsive to said image signal, for providing said sequence of images for viewing by said user from said differing directions-of-view (See Fig. 2, item 20, Col. 6, Lines 31-39).

As to claim 9, Park teaches apparatus, comprising:

a reality engine (external computer), responsive to a start command signal, for providing an image signal indicative of a sequence of images from differing directions-of-view selected according to said sensed signal and corresponding thereto (See Col. 10, Lines 29-34); and

a display, responsive to said image signal, for providing said sequence of images for viewing by said user from said differing directions-of-view (See Fig. 2, item 20, Col. 6, Lines 31-39).

an actuator (Fig. 1D, items 15), responsive to actuator command signal, for moving a headrest (Fig. 2, items 16, 24) supporting a user's head with movements corresponding to different directions-of-view (See Figs. 1a-1d, items 15, 50, Col. 9, Lines 46-63).

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As to claim 10, Park teaches apparatus, comprising: a headrest and a support for supporting a user in a reclining posture (See Fig. 6A, Col. 7, Lines 24-35) with a head of user resting on headrest mounted on support (See Fig. 6A, item 25); headrest with movable headrest for supporting head of the user in executing head movements in a changing of head of user (See Figs. 1a-1d, items 12 (Notice that headrest 24 rigidly attached to relaxation base 12), 14, Col. 9, Lines 46-47), a viewing images provided from a correspondingly changing direction of view (See Col. 9, Lines 47-50), head and headrest moving together in changing direction with respect to support (See Figs. 2,6, items 16, 24).

As to claim 13 Park teaches support (Fig. 1B, items 12, 16, Fig. 2, item 24) with headrest (Fig. 2, items 16, 24) is movable by actuator (See Figs. 1a-1d, items 15, 50, Col. 9, Lines 46-63).

As to claims 14-15, Park teaches support is continuously positionable (See Fig. 1D, items 15, 50, Col. 9, lines 27-63).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claims 16-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Park as applied to claims 1, 8-10 above, and further in view of Helman (US Patent No. 5,791,735).

Park does not disclose left and right rotational movements, left and right directions.

Helman teaches left and right rotational movements, left and right directions of headrest (See Col. 3, Lines 15-21).

It would have been obvious to one of ordinary skill in the art at the time of the invention to provide left, right rotation (changes in directions) in Park system in view of teaching of Helman in order to support user's head (See Col. 3, Lines 15-19).

Response to Arguments

3. Applicant's arguments with respect to claims 1-19 have been considered but are moot in view of the new ground(s) of rejection.

Telephone inquire

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leonid Shapiro whose telephone number is 571-272-7683. The examiner can normally be reached on 8 a.m. to 5 p.m..

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amr Awad can be reached on 571-272-7764. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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AMR A. AWAD
PRIMARY EXAMINER

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